"(ii) HOSPITAL-BASED PROGRAM—Such procedures must include a hospital-based program for the voluntary acknowledgment of paternity focusing on the period immediately before or after the birth of a child (iii) PATERNITY ESTABLISHMENT SERVICES — "(I) STATE-OFFERED SERVICES.—Such procedures must require the State agency responsible for maintaining birth records to offer voluntarv naternity establishment services. '(II) REGULATIONS ''(aa) SEE **SERVICES** OFFERED BY HOSPITALS AND RECORD AGENCIES -RIRTH The Secretary shall nrescribe regulations governing voluntary paternity establishment services offered hospitals and birth record agencies. "(bb) services offered by other FNTITIFS --The Secretary shall nrescribe regulations specifying the types of other entities that may offer voluntary paternity establishand ment services. aovernina the nrovision such services, which shall include a requirement that such an entity must use the notice provisions used by, use the same rials used by, provide the personnel nrovidina such services with the same training nrovided hy and evaluate the provision of such services in the same manner as the provision of such services is evaluated by, voluntary naternity establishment programs of hospitals and record "(iv) agencies USE OF PATERNITY ACKNOWLEDGMENT AFFIDAVIT —Such procedures must require the State to develop and use an affidavit for the voluntary acknowledgment of naternity which includes minimum requirements of the affidavit specified the Secretary under section 452(a)(7) for the voluntarv acknowledgment of naternity and to give full and credit to such an affidavit signed in any other according procedures State to ite (D) STATUS OF SIGNED PATERNITY ACKNOW-

LEDGMENT.—

Procedures
under which the name of the father shall be included on the record of birth of the child of unmarried parents only if—

only if—

"(I) the father and mother have signed a voluntary acknowledgment of paternity or "(II) a court or an administrative agency of competent jurisdiction has issued an adjudication of paternity.

Nothing in this clause shall preclude a State agency from obtaining an admission of paternity from the father for submission in a judicial or administrative proceeding or prohibit the issuance of an order in a judicial or administrative proceeding which bases a legal finding of paternity on an admission of paternity